

Amendment No. 1 to HB0385

Hulsey
Signature of Sponsor

AMEND Senate Bill No. 496

House Bill No. 385*

by deleting all language after the enacting clause and substituting:

SECTION 1. Tennessee Code Annotated, Section 41-21-236(e), is amended by deleting the subsection and substituting instead:

(1) Sentence reduction credits for good institutional behavior as authorized by this section may also be awarded to all convicted felons for the time incarcerated prior to the imposition of sentence. The total credit that a convicted felon may receive is calculated by determining the number of days actually served in jail prior to imposition of sentence and by adding to that number the sentence reduction credits awarded for good institutional behavior, if any, based upon the number of days served.

(2) The sentence reduction credits authorized by subdivision (e)(1) may be awarded at the rate of eight (8) days for each month served prior to imposition of sentence. In order to award credits pursuant to subdivision (e)(1), the superintendent or jail administrator must provide the department with written documentation evidencing the inmate's good institutional behavior and stating the number of sentence reduction credits, if any, the felon should be awarded. The department shall award the number of sentence reduction credits recommended in the superintendent's or jail administrator's written documentation.

(3) A convicted felon does not have a right to the credits authorized by subdivision (e)(1) or a right to appeal the superintendent's or jail administrator's determination concerning the number of sentence reduction credits a particular felon should be awarded.

SECTION 2. This act takes effect July 1, 2023, the public welfare requiring it.